

MIAMI-DADE COMMISSION ON ETHICS AND PUBLIC TRUST

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MEMORANDUM

TO: Sara Ribero-Corona

Commission Member

Miami-Dade Living Wage Commission

Daniel Ribero

Advisory Board Member

Miami-Dade Small Business Enterprise Advisory Board - Goods and Services

Ray L. Corona President Corcel Corp.

FROM: Nolen Andrew Bunker, Staff Attorney

Commission on Ethics

SUBJECT: INQ 2021-154, Section 2-11.1(c), Limitations on Contracting with the County.

DATE: December 15, 2021

CC: All COE Legal Staff

Thank you for contacting the Miami-Dade Commission on Ethics and Public Trust and requesting our guidance regarding possible conflicts of interest concerning Corcel Corp.'s bid in response to an Invitation to Quote ("ITQ") from the Miami-Dade Aviation Department ("MDAD").

Facts

An inquiry has been submitted concerning whether a conflict of interest exists concerning Corcel Corp.'s bid in response to ITQ number AV 64845-1117 from MDAD because two of Corcel's officers, Ms. Sara Ribero-Corona and Mr. Daniel Ribero, are members, respectively, of the Miami-Dade County Living Wage Commission and the Miami-Dade Small Business Enterprise Advisory Board – Goods and Services ("SBE-G&S Advisory Board").

Corcel Corp. is a Florida for-profit corporation that does wholesale distribution of water and sewer goods. Mr. Ray L. Corona is the President of Corcel. Ms. Ribero-Corona is a Branch Manger for Corcel and Mr. Corona's sister, and Mr. Ribero is a Comptroller for Corcel and Ms. Ribero-

Corona's son. As Branch Manager, Ms. Ribero-Corona manages Corcel's Broward branch; she also makes estimations for bids and is responsible for human resources. As Comptroller, Mr. Ribero keeps the books, pays the company's bills, and receives payments. Mr. Corona owns a controlling share of Corcel, and Ms. Ribero-Corona and Mr. Ribero do not own any portion of Corcel.

The Miami-Dade Living Wage Commission is a County commission created to review the effectiveness of Living Wage Ordinance, as well as for the review of certifications submitted by covered employers and complaints filed by employees. *See* Code of Miami-Dade County § 2-8.9. Ms. Ribero-Corona stated that the Living Wage Commission would not have occasion to review contracts concerning goods, like the ITQ at issue here.

The Miami-Dade SBE-G&S Advisory Board is a County advisory board that supports and promotes SBE Goods and Services programs. Mr. Ribero stated that the advisory board would not have occasion to review any County contracts.

Issue

Whether there is any prohibited conflict of interest concerning Corcel's bid in response to ITQ number AV 64845-1117 from MDAD based on the participation of two corporate officers in two County advisory boards or commissions.

<u>Analysis</u>

The Miami-Dade County Conflict of Interest and Code of Ethics ("County Ethics Code") Section 2-11.1(c)(1) provides that advisory personnel, including members of County advisory boards, shall not enter into any contract or otherwise transact any business with the County, "except as provided in subsections (c)(2) through (c)(6)." County Ethics Code Section 2-11.1(c)(3) prohibits a County board member from entering a contract with the County only if the board on which he or she serves would oversee that contract.

Additionally, the subsection of the Miami-Dade County Code that created the Small Business Advisory Board provides that, "[s]ections 2-11.1(c) and (d) of the Conflict of Interest and Code of Ethics Ordinance of Miami-Dade County are waived for Advisory Board members for transactions arising from the exercise of those powers given the Advisory Board by this section." Miami-Dade County Code § 2-8.1.1.1.1(3)(g)9; see also Miami-Dade County Code § 2-8.1.1.1.2(3)(g); INQ 17-85.

Based on the information provided to us at this time, it appears to be unlikely that a prohibited conflict of interest arises out of the service of Ms. Ribero-Corona as a member of the County Living Wage Commission or Mr. Ribero as a member of the SBE-G&S Advisory Board. First, as to Ms. Ribero-Corona, there is no indication that the County Living Wage Commission would ever have occasion to consider MDAD's ITQ at issue here, which is a request for a good, not the provision of a service that might precipitate a wage issue. Second, as to Mr. Ribero, there is also no indication that the SBE-G&S Advisory Board would ever have occasion to consider MDAD's ITQ at issue here because it does not advise on individual contracts. Furthermore, the enacting

ordinance of the SBE-G&S Advisory Board explicitly waived subsections (c) and (d) of the County Ethics Code, which would otherwise constrain the members of that Advisory Board from contracting with the County.

Opinion

Based on the facts presented here and discussed above, Corcel would not have a conflict of interest in contracting with the County pursuant to MDAD's ITQ number AV 64845-1117 based on the service of its corporate officers on the County Living Wage Commission or the SBE-G&S Advisory Board.

This opinion is based on the facts presented. If these facts change, or if there are any further questions, please contact the above-named Staff Attorney.

Other conflicts may apply based on directives from MDAD, the Living Wage Commission, or the SBE-G&S Advisory Board or under state law. Questions regarding possible conflicts based on MDAD, Living Wage Commission, or SBE-G&S Advisory Board directives should be directed to the respective named entities or to the Mayor's Office. For an opinion regarding Florida ethics law, please contact the Florida Commission on Ethics, P.O. Drawer 15709, Tallahassee, FL 32317, phone number (850) 488-7864, http://www.ethics.state.fl.us/.

INQs are informal ethics opinions provided by the legal staff after being reviewed and approved by the Executive Director. INQs deal with opinions previously addressed in public session by the Commission on Ethics or within the plain meaning of the County Ethics Code. RQOs are opinions provided by the Miami-Dade Commission on Ethics and Public Trust when the subject matter is of great public importance or where there is insufficient precedent. While these are informal opinions, covered parties that act contrary to the opinion may be referred to the Advocate for preliminary review or investigation and may be subject to a formal Complaint filed with the Commission on Ethics and Public Trust.